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HEWLETT-PACKARD COMPANY P. O. 272400 FT. COLLINS, CO 80527-2400			LEE, PHILIP C	
			ART UNIT	PAPER NUMBER
			2154	
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Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No.	KRISHNAMOORTHY ET AL.
Examiner	Art Unit
Philip C. Lee	2154

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) Responsive to communication(s) filed on 06 June 2005.
2a) This action is FINAL. 2b) This action is non-final.
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) Claim(s) 18-35 is/are pending in the application.
4a) Of the above claim(s) 36-40 is/are withdrawn from consideration.
5) Claim(s) _____ is/are allowed.
6) Claim(s) 18-35 is/are rejected.
7) Claim(s) _____ is/are objected to.
8) Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) The specification is objected to by the Examiner.
10) The drawing(s) filed on _____ is/are: a) accepted or b) objected to by the Examiner.
 Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
 Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
a) All b) Some * c) None of:
 1. Certified copies of the priority documents have been received.
 2. Certified copies of the priority documents have been received in Application No. _____.
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- 1) Notice of References Cited (PTO-892)
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
 Paper No(s)/Mail Date _____.
4) Interview Summary (PTO-413)
 Paper No(s)/Mail Date _____.
5) Notice of Informal Patent Application (PTO-152)
6) Other: _____.

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1. This action is responsive to the amendment and remarks filed on June 6, 2005.
2. Newly submitted claims 36-40 are directed to an invention that is independent or distinct from the invention originally claimed for the following reasons: Independent claim 18 comprises an object-based device handler sublayer and a protocol-independent device handler sublayer, the protocol-dependent device handler sublayer comprising multiple module; and wherein installation or the process of uninstalling of a module are independent of other modules of the multiple modules. These features are distinct from claim 36, which comprises discovering a device; retrieving and storing information associated with the device; and associating a management agent with the device.
3. Since applicant has received an action on the merits for the originally presented invention, this invention has been constructively elected by original presentation for prosecution on the merits. Accordingly, claims 36-40 are withdrawn from consideration as being directed to a non-elected invention. See 37 CFR 1.142(b) and MPEP § 821.03.
4. Claims 18-35 are presented for examination, claims 1-17 are cancelled and claims 36-40 are withdrawn from consideration.
5. The text of those sections of Title 35, U.S. code not included in this office action can be found in a prior office action.

Claim Rejections – 35 USC 103

6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

7. Claims 18-28, 30 and 31 are rejected under 35 U.S.C. 103(a) as being unpatentable over Mann.

8. Mann was cited in the last office action.

9. As per claim 18, Mann taught the invention substantially as claimed comprising:
an integrated management agent (e.g. 16, 26 and 24, fig. 1, the combination of Network Control Console, Point of Presence and Broker performed the function of an integrated management agent as claimed) capable of managing components of a network (col. 4, lines 40-53), the integrated management agent comprising a device agent;

the device agent (e.g. 26, fig. 1, Point of Presence) comprising an object-based device handler sublayer and a protocol-dependent device handler sublayer (e.g. node handling network management interfaces) (col. 6, lines 13-41), the protocol-dependent device handler sublayer comprising multiple modules (36-42, fig. 1), each respective module of the multiple modules

adapted to support a respective device-type-specific protocol (e.g. 40, fig. 1, Dynamic Host Configuration Protocol service) (col. 6, lines 31-41); and

wherein a particular module of the multiple modules that is adapted to support a particular device-type-specific protocol may be installed to or uninstalled from the protocol-dependent device handler sublayer independently of other modules of the multiple modules while the integrated management agent is running (col. 12, lines 13-47)

10. Mann did not specifically teach managing components of a storage area network. However, Mann taught different implementations may be used and may include other types of operating systems, computing platforms, computer programs, firmware and/or general purpose machines (col. 4, lines 30-33). It would have been obvious to one having ordinary skill in the art at the time of the invention was made to include components of a storage area network because by doing so would increase the field of use in their system.

11. As per claim 19, Mann taught the invention substantially as claimed in claim 18 above. Mann further taught wherein the integrated management agent further comprises an object manager that represents the components of the SAN as objects, and wherein the object-based device handler sublayer provides an interface between the object manager and the protocol-dependent device handler sublayer to permit an object level interface to the devices (col. 5, lines 24-40).

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12. As per claim 20, Mann taught the invention substantially as claimed in claim 18 above. Mann further taught wherein the integrated management agent further comprises a dynamic list of device-type-specific protocols that it is capable of using, wherein each device-type-specific protocol is associated with a list of objects and methods, and wherein a given list of objects and methods is added to the dynamic list when a given module of the multiple modules supporting a given device-type-specific protocol is installed to the protocol-dependent device handler sublayer (col. 6, lines 24-30; col. 10, lines 67-col. 11, lines 26).

13. As per claim 21, Mann taught the invention substantially as claimed in claim 19 above. Mann further taught wherein the integrated management agent further comprises a consistent user interface module coupled to the object manager, wherein at least one device type-specific module is installed (col. 6, lines 24-30), and wherein the at least one device type-specific module further comprises a device handler for coupling a storage system to the integrated management agent (col. 11, lines 14-22).

14. As per claim 22, Mann taught the invention substantially as claimed in claim 21 above. Mann further taught wherein at least one device type-specific module further comprises code for supporting a plurality of protocols to communicate with a plurality of devices (col. 6, lines 49-54).

15. As per claim 23, Mann taught the invention substantially as claimed in claim 22 above. Mann further taught wherein the management system further comprises a distributed error and

status handler capable of handling error and status information from at least one device (col. 11, lines 39-col. 12, lines 12).

16. As per claim 24, Mann taught the invention substantially as claimed in claim 23 above. Mann further taught wherein at least a first level of the distributed error and status handler executes on the at least one device (col. 9, lines 54-65).

17. As per claims 25 and 26, Mann taught the invention substantially as claimed in claim 24 above. Mann further taught wherein the at least one machine selected from the group comprising of a host and an appliance, incorporates a second level of error and status handler (col. 9, lines 6-35).

18. As per claim 27, Mann taught the invention substantially as claimed in claim 25 above. Mann further taught wherein the centralized global error and status handler level executes upon a fault tolerant system in a storage area network management environment (col. 9, lines 66-col. 10, lines 18).

19. As per claim 28, Mann taught the invention substantially as claimed in claim 18 above. Mann further taught wherein the integrated management agent further comprises a trap handler coupled to a notification module to receive traps from at least one SAN device and send notification to at least one system administrator (col. 8, lines 56-col. 9, lines 12).

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20. As per claim 30, Mann taught the invention substantially as claimed in claim 18 above. Mann further taught wherein the integrated management system is capable of being configured with a configuration utility (col. 9, lines 66-col. 10, lines 18).

21. As per claim 31, Mann taught the invention substantially as claimed in claim 18 above. Mann further taught wherein the object manager further comprises a dynamic list indicating device types the integrated management agent is capable of handling, wherein installing device type-specific modules causes addition of device types to the dynamic list, and wherein addition of device types to the dynamic list does not require shutting down the integrated management agent (col. 10, lines 67-col. 11, lines 26).

22. Claim 29 is rejected under 35 U.S.C. 103(a) as being unpatentable over Mann in view of Singh et al, U.S. Patent 5,758,083 (hereinafter Singh).

23. Singh was cited in the last office action.

24. As per claim 29, Mann did not teach sending traps to support at least a second management system. Singh taught wherein the integrated management agent further capable of sending traps to support at least a second management system (col. 2, lines 8-25; col. 21, lines 40-50).

25. It would have been obvious to one having ordinary skill in the art at the time of the invention was made to combine the teachings of Mann and Singh because Singh's method of sending traps to a second management system would increase the user alertness of Mann's system by allowing user to take corrective action to improve network performance by taking into consideration important network information about remote networks (col. 4, lines 58-62)

26. Claim 32 is rejected under 35 U.S.C. 103(a) as being unpatentable over Mann in view of Tawil, U.S. Patent 6,421,723 (hereinafter Tawil).

27. Tawil was cited in the last office action.

28. As per claim 32, Mann taught the invention substantially as claimed in claim 31 above. Mann did not teach the network interconnection system comprises at least one fibre channel switch. Tawil taught wherein the network interconnection system further comprises at least one fibre channel switch, and wherein a device type specific module is type specific to the at least one fibre channel switch (col. 3, lines 50-col. 4, lines 3).

29. It would have been obvious to one having ordinary skill in the art at the time of the invention was made to combine the teachings of Mann and Tawil because Tawil's method of including a fibre channel switch would enhance Mann's system by using fibre channel technology to allow data and network protocols to coexist on the same physical media (col. 4, lines 12-19).

30. Claims 33-35 are rejected under 35 U.S.C. 103(a) as being unpatentable over Mann in view of Chrabaszcz, U.S. Patent 6,212,585 (hereinafter Chrabaszcz).

31. Chrabaszcz was cited in the last office action.

32. As per claim 33, Mann taught the invention substantially as claimed in claim 18 above. Mann did not teach a firmware download module. Chrabaszcz taught wherein the integrated management system further comprises a firmware download module with unified user interface hiding device specific firmware download process and characteristics from the administrator (col. 10, lines 49-col. 11, lines 15).

33. It would have been obvious to one having ordinary skill in the art at the time of the invention was made to combine the teachings of Mann and Chrabaszcz because Chrabaszcz's method of automatically downloading the firmware for a device would increase the efficiency of Mann's system by avoiding the time consuming and tedious process of manually loading an appropriate driver for the device (col. 3, lines 15-27).

34. As per claims 34 and 35, Mann taught the invention substantially as claimed in claim 18 above. Mann did not teach the different element of the conglomerate method. Chrabaszcz taught wherein the integrated management agent is capable of discovering devices and agents in the SAN and their interconnection by applying a conglomerate method comprising at least two

elements selected from the group comprising host and device agent broadcasting, multicasting device identity, collecting addresses from network traffic, collecting information from a name server, scanning a set of ranges of address supplied in configuration information, and collecting information about devices from configuration information (col. 9, lines 49-col. 10, lines 49).

35. It would have been obvious to one having ordinary skill in the art at the time of the invention was made to combine the teachings of Mann and Chrabaszcz because Chrabaszcz's method of discovering devices and agents in the SAN and their interconnection would increase the efficiency of Mann's system by avoiding the time consuming and tedious process of manually configuring new devices added to the integrated management agent.

36. Applicant's arguments with respect to claims 18-35, filed 06/06/05, have been fully considered but are not deemed to be persuasive.

37. Because Applicants have failed to challenge any of the Examiner's "Official Notices" of claim 18 stated in the previous office action in a proper and reasonably manner, they are now considered as admitted prior art. See MPEP 2144.03

38. In the remark applicant argued that

- (1) Mann fails to teach the device agent comprising an object-based device handler sublayer and a protocol-dependent device handler sublayer, the protocol-dependent device handler sublayer comprising multiple

modules, each respective module of the multiple modules adapted to support a respective device-type-specific protocol, as recited in claim 18.

(2) Mann fails to teach installing or uninstalling protocol specific modules from a protocol-dependent device handler sublayer as recited in claim 18.

39. In response to point (1), Mann taught more than one node handling network management interfaces for managing all the services and interfaces housed at the numerous Point of Presences (PoPs) in the network (col. 6, lines 24-30). Mann further taught the node handling network management interface comprises service components (36-42, fig. 1; col. 6, lines 31-41)(i.e. multiple modules), wherein each respective service component support a respective device-type-specific protocol (i.e. DHCP service supports dynamic host configuration protocol). This means the node handling network management interfaces have the same structure and performs the same function as an object-based device handler sublayer and a protocol-dependent device handler sublayer because the node handling network management interfaces (i.e. protocol-dependent device handler sublayer) comprising multiple service components (i.e. multiple modules), wherein each respective service component (i.e. module) of the multiple service component adapted to support a respective device-type-specific protocol. For example, DHCP service (40, fig. 1) is adapted to support dynamic host configuration protocol. (Note that applicant is suggested to further define the feature of an object-based device handler sublayer in claim 18 to distinguish the invention of Mann.)

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40. In response to point (2), Mann taught adding or integrating a new service at one of the PoPs (col. 10, lines 19-39; col. 12, lines 13-22). This means that the new service component (i.e. protocol specific module) must be installed to the node handling network management interface (col. 6, lines 24-48) (i.e. protocol-dependent device handler sublayer).

41. Accordingly, applicant's arguments are not persuasive. The rejection is maintained.

42. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

43. A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Philip Lee whose telephone number is (571) 272-3967. Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 305-9600.

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